

ARIZONA DEPARTMENT OF TRANSPORTATION

Notice of Supplemental Proposed Rulemaking

Rule Package: Third Party Programs (Amend/New)	
Title:	17, Transportation
Chapter:	7, Department of Transportation – Third Party Programs
Article(s):	1, Definitions; 2, Authorization; 3, Certification; 4, Audits; 5, Pre-Application and Selection Panel; 6, Driver License Examination Program; 7, Title and Registration Program; and 8, Third Party Inspection Program
Section(s):	R17-7-101, R17-7-201, R17-7-202, R17-7-203, R17-7-204, R17-7-301, R17-7-302, R17-7-401, R17-7-501, R17-7-502, R17-7-601, R17-7-602, R17-7-603, R17-7-604, R17-7-605, R17-7-606, R17-7-607, R17-7-608, R17-7-609, R17-7-610, R17-7-611, R17-7-701, R17-7-702, R17-7-703, R17-7-704, R17-7-705, R17-7-706, R17-7-707, R17-7-801 and R17-7-802
A.A.R. Citation:	11 A.A.R. 3429, September 9, 2005 (Original) 11 A.A.R. 5103, December 2, 2005 (Supplemental)
Description:	<p>The Arizona Department of Transportation, Motor Vehicle Division (Division) proposes to consolidate and amend existing rules and create new rules for the Division's Third Party Programs.</p> <p>Currently third party provisions are contained within 17 A.A.C. 5, Article 7 and 17 A.A.C. 7, Articles 1 through 4. This rulemaking action will consolidate the existing rules into one Chapter: 17 A.A.C. 7, Articles 1 through 8. In addition, the rules have been amended to improve clarity, conciseness, and understandability of the rules.</p> <p>These rules provide the requirements necessary for the business community and the public to successfully participate in the Third Party Programs, including:</p> <ul style="list-style-type: none"> • Commercial driver licenses and instruction permits; • Dealer licenses; • Driver license examinations; • Motor carrier permits; • Motor vehicle record processing; • Noncommercial driver licenses, instruction permits, and identification licenses; • Tax report processing; • Title and registration; and • Vehicle verification.
Close of Record:	January 9, 2006
Comments:	jmquiroz@azdot.gov
Council Date:	June 6, 2006
Rule Effective Date: *	August 5, 2006

*Rule effective dates are approximate. Generally, a rule becomes effective sixty days after filing final with the Secretary of State's Office. The agency may demonstrate that the rule needs to be effective immediately on filing.